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UNITED STATES DISTRICT COURT DISTRICT OF ARIZONA

ites of America,

Plaintiff,

vid Rigmaiden,

Defendant.

CR-08-814-001-PHX-DGC

MOTION TO CONTINUE STATUS HEARING

e United States, by and through its attorneys undersigned, respectfully requests that this e Court enter an order continuing the Status Hearing in this case, currently set for June 20, 2013, for a period of at least 30 days for the following reasons. The parties uing to actively communicate about the matters the Court wishes to address at the ference and wish additional time in order to be better prepared to advise Court about of further deadlines and a trial date in this case. In the interim, the government will defendant's pending Motion for Reconsideration of Portions of Court's Order at Dkt. Fourth Amendment Suppression Issues (Docket No. 1030) and Amended Motion for eration of Portions of Court's Order at Dkt. #1009 Re: Fourth Amendment Suppression

Issues (Docket No. 1033) by June 21, 2013. Finally, the parties will used this additional time 1 in order to resolve pending issues regarding the deletion of materials from devices seized from 3 the defendant. Defendant DANIEL DAVID RIGMAIDEN has no objection to this motion. It is expected that excludable delay under 18 U.S.C. § 3161(h) may occur as a result of 4 5 this motion or an order based thereon. Respectfully submitted this 18th day of June, 2013. 6 7 JOHN S. LEONARDO United States Attorney 8 District of Arizona 9 S/Frederick Battista 10 FREDERICK A. BATTISTA 11 PETER S. SEXTON JAMES R. KNAPP 12 Assistant U.S. Attorneys 13 14 CERTIFICATE OF SERVICE 15 I hereby certify that on June 18, 2013, I caused the attached document to be electronically 16 transmitted to the Clerk's Office using the ECF system for filing and transmittal of a Notice of 17 Electronic Filing to the following ECF registrant: 18 Philip Seplow Shadow Counsel for Defendant Daniel David Rigmaiden 19 20 A copy of the attached document was also mailed to: 21 Daniel David Rigmaiden Agency No. 10966111 CČA-ČADC 22 PO Box 6300 Florence, AZ 85132 23 24 S/Frederick A. Battista 25 FREDERICK A. BATTISTA Assistant U.S. Attorney 26 27 28 2